

9-13-77
MK

IN THE DISTRICT COURT
IN AND FOR THE COUNTY OF PITKIN
AND STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE
STATE OF COLORADO,

Plaintiff,

ORDER

vs.

THEODORE ROBERT BUNDY,

Defendant.

The Court has considered the information before it related to Defendant's Motion Pro Certificate of Judge Requesting Issuance of Out-of-State Subpoenas Duces Tecum Pursuant to C.R.S. 16-9-203, and FINDS THAT:

1. From information filed by the Defendant, it would appear that the Keeper of Records for Mountain States Telephone and Telegraph Company has in his possession or control documentary evidence which is material to a motion to suppress hearing in the above-entitled action which is set for September 20, 1977, at 9:00 a.m..
2. The Keeper of Records for the Mountain States Telephone and Telegraph Company can be found in Salt Lake City, Utah, a distance of four hundred fifty (450) miles from Aspen, Colorado.
3. Pursuant to C.R.S. 16-9-203, a person subpoenaed from another state is to be tendered Ten Cents (\$.10) for each mile travelled by the ordinary route to and from the court where the prosecution is pending, and Twenty Dollars (\$20.00) for each day that he or she is required to travel and attend as a witness.
4. On the basis of the mileage involved, one day's travel time and one day's presence in court, it is determined that the Keeper of Records should receive the amount of One Hundred Thirty Dollars (\$130.00) to attend and testify in the above-entitled action.

IT IS ORDERED THAT a certificate for an out-of-state subpoena to the Keeper of Records, Mountain States Telephone and Telegraph Company shall be issued requesting the production of

Order
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documentary evidence which is set forth in detail in the Certificate. IT IS FURTHER ORDERED that a check in the amount of One Hundred Thirty Dollars (\$130.00) be drawn as witness fees on the account of the State of Colorado, and be made payable to Keeper of Records, Mountain States Telephone and Telegraph Company.

Done this _____ day of September, 1977.

BY THE COURT:

George E. Lohr
District Court Judge

9-13-75
mrb

IN THE DISTRICT COURT
IN AND FOR THE COUNTY OF PITKIN
AND STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE
STATE OF COLORADO,

Plaintiff,

A F F I D A V I T

vs.

THEODORE ROBERT BUNDY,

Defendant.

The Keeper of Records for the Mountain States Telephone and Telegraph Company can be found at Room 209, 80 South 3rd East, Salt Lake City, Utah, a distance of four hundred fifty (450) miles from Aspen, Colorado. This person's presence will be required on September 20, 1977.

The Keeper of Records is to produce records showing days and hours worked, absences from work, excuses for any absences, and the identity of co-workers of Carol DaRonch. On several occasions police officers visited with Ms. DaRonch at a Mountain Bell facility in Murray, Utah. During such visits they allegedly showed to her photographs of individuals including the defendant's photo. The police also allege that they picked Ms. DaRonch up from work on several occasions in an attempt to have her view defendant's car. Defendant needs the records sought from Mountain Bell because it is essential that he verify the times and dates of these crucial pretrial identification sessions.

Carol DaRonch has refused to speak with defendant's attorneys and his investigator. This refusal together with her unusually poor memory for the incidents in question leave defendant with no alternative but to subpoena records from her place of work. Therefore, defendant believes that the records sought from Mountain Bell are material and relevant to his attempt to suppress Ms. DaRonch's identification testimony.

A large, stylized, cursive signature of the text "Theodore Robert Bundy". The signature is written in a flowing, handwritten style, with the first name "Theodore" on the first line, "Robert" on the second line, and "Bundy" on the third line. The signature is positioned on the right side of the page, with a vertical line to its left. The background of the page is white, and the signature is rendered in a dark, solid black ink.

STATE OF COLORADO
County of Pitkin
ss.

Theodore Robert Bundy, being of lawful age, and being
the same are true of his own knowledge and belief,
above affidavit and that he knows the contents thereof, and that he
first duly sworn upon oath, deposes and says that he has read the
same and that he is ready to make and subscribe the same in the presence
of the Notary Public.

Theodore Robert Bundy

Sworn and subscribed to before me this 12 day of
September, 1977. My Commission Expires: 10/1/77

IN THE DISTRICT COURT

IN AND FOR THE COUNTY OF PITKIN

STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE
STATE OF COLORADO,

Plaintiff,

vs.

THEODORE ROBERT BUNDY,

Defendant.

A F F I D A V I T

WILLIAM O. COLLARD is employed by the Bountiful City Police Department, Bountiful, Utah, a distance of Four Hundred Seventy (470) miles from Aspen, Colorado, and his presence is needed for three (3) days: August 23, 24, and 25, 1977, in order that he may testify in and produce tangible evidence for a motion to suppress evidence hearing.

His testimony will relate to certain pre-trial identification procedures which Carol DaRonch was subjected to following her abduction in November, 1974. The District Attorney intends to use the DaRonch abduction as a similar transaction to the instant case.

WHEREFORE, it would appear to affiant that WILLIAM O. COLLARD is an essential and material witness to the allegations set forth by Defendant in his motion to suppress the identification testimony of Ms. DaRonch.

Respectfully Submitted,

Theodore Robert Bundy
Pro Se
, Garfield County Jail
Glenwood Springs, Colorado 81601
Phone: (303) 945-9151

IN THE DISTRICT COURT

IN AND FOR THE COUNTY OF PITKIN

STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE)
STATE OF COLORADO,)

Plaintiff,)

vs.) ORDER

THEODORE ROBERT BUNDY,)

Defendant.)

On July 14, 1977, Defendant's Motion for a Certificate Requesting Subpeonas for Witnesses and Tangible Evidence from Another State was heard. The Court has considered the information before it related thereto, and FINDS THAT:

1. From information filed by the Defendant, it appears that WILLIAM O. COLLARD is a material witness in the above-entitled action which comes on for a motion to suppress evidence hearing at 9:00 a.m. on August 23, 24, and 25, 1977. Furthermore, it appears that WILLIAM O. COLLARD has in his possession or control documentary evidence which is also material and relevant to said hearing.
2. WILLIAM O. COLLARD currently resides in the Bountiful, Utah, area, a distance of Four Hundred Seventy (470) miles from Aspen, Colorado.
3. Pursuant to C.R.S. 16-9-203, a material witness subpoenaed for another state is to be tendered Ten Cents (\$.10) per mile for each mile travelled by the ordinary route to and from the court where the prosecution is pending, and Twenty Dollars (\$20.00) for each day that he or she is required to travel to and attend as a witness.
4. On the basis of the mileage involved and the time

required for attendance of WILLIAM O. COLLARD, it is determined that he should receive the amount of One Hundred Fifty Four Dollars (\$154.00) to attend and testify in the above-entitled action.

IT IS ORDERED THAT a certificate for out-of-state witness WILLIAM O. COLLARD shall be issued requesting his attendance at said hearing and the production by him of certain tangible evidence relevant thereto.

IT IS FURTHER ORDERED that a check in the amount of One Hundred Fifty Four Dollars (\$154.00) be drawn as witness fees on the account of the State of Colorado, and be made payable to WILLIAM O. COLLARD.

Done this _____ day of July, 1977.

BY THE COURT:

George E. Lohr
District Court Judge

IN THE DISTRICT COURT

IN AND FOR THE COUNTY OF PITKIN
STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE
STATE OF COLORADO,

Plaintiff,

vs.

THEODORE ROBERT BUNDY,

Defendant.

CERTIFICATE OF JUDGE
REQUESTING ATTENDANCE OF
AND PRODUCTION OF DOCUMENTARY
EVIDENCE BY OUT-OF-STATE
WITNESS PURSUANT TO
C.R.S. 16-9-203

I, George E. Lohr, Judge of the District Court of Pitkin County, State of Colorado, do hereby certify:

1. There will be a hearing on a motion to suppress evidence in the above-entitled action in the Pitkin County District Court, Criminal Action C-1616, Aspen, Colorado, at 9:00 a.m. on the 23rd, 24th and 25th of August, 1977.

2. The undersigned is informed by the Defendant that WILLIAM O. COLLARD is a necessary and material witness for the Defense in this matter.

3. WILLIAM O. COLLARD is to be called to testify at 9:00 a.m. on the 23rd, 24th and 25th days of August, 1977, and his presence will be required for three (3) days.

4. WILLIAM O. COLLARD is also to produce at said time and place reports made by him and statements of witnesses made to him concerning the kidnapping of Carol DaRonch from the Fashion Place Mall, Murray, Utah, on November 8, 1974. The material requested should include photographs used in displays shown to Ms. DaRonch by the Bountiful Police Department (including photographs of Theodore Robert Bundy which may have been used); information concerning attempts to have the victim, Carol DaRonch, identify suspects in her abduction as well as

suspect vehicles; and records of statements made by Ms. DaRonch relating to her abduction and descriptions given by her of her alleged abductor and the vehicle allegedly used by him.

5. It is understood that the witness will be tendered the sum of Ten Cents (\$.10) for each mile travelled by the ordinary route to and from the Pitkin County District Court, and Twenty Dollars (\$20.00) for each day that he is required to travel and attend as a witness.

6. If WILLIAM O. COLLARD comes into this state in obedience to a summons directing him to attend and testify in the above-entitled action, he shall not, while in this state pursuant to such summons, be subjected to arrest or the service of process, civil or criminal, in connection with matters which arose before his entrance into this state.

7. The witness will be required to travel from Bountiful, Utah, to Aspen, Colorado, a distance of approximately Four Hundred Seventy (470) miles.

8. This certificate is made for the purpose of being presented to a Judge in the Second Judicial District in and for Davis County, State of Utah, where said WILLIAM O. COLLARD now is, upon proceedings to compel the said WILLIAM O. COLLARD to attend and testify in the above-entitled action.

Done this _____ day of July, 1977.

BY THE COURT:

George E. Lohr
District Court Judge

IN THE DISTRICT COURT

IN AND FOR THE COUNTY OF PITKIN

STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE
STATE OF COLORADO,

Plaintiff,

vs.

THEODORE ROBERT BUNDY,

Defendant.

A F F I D A V I T

LIZABETH HARTER resides in Chico, California, a distance of from Aspen, Colorado, and her presence is needed for three (3) days: August 23, 24, and 25, 1977, in order that she may testify during a motion to suppress evidence hearing.

Her testimony will relate to a photographic line-up she observed on January 9, 1976 as well as to her observations on the evening of January 12, 1975, during a vacation she was spending at the Wildwood Inn, Snowmass, Colorado. It is alleged that Mrs. Harter identified a photograph of Defendant as resembling a man she saw on January 12, 1975.

WHEREFORE, it would appear to affiant that LIZABETH HARTER is an essential and material witness to the allegations set forth in Defendant's motion to suppress the identification testimony of Mrs. Harter.

Respectfully Submitted,

Theodore Robert Bundy
Pro Se
Garfield County Jail
Glenwood Springs, Colorado 81601
Phone: (303) 945-9151

IN THE DISTRICT COURT
IN AND FOR THE COUNTY OF PITKIN
STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE
STATE OF COLORADO,

Plaintiff,

vs.
THEODORE ROBERT BUNDY,

Defendant.

CERTIFICATE OF JUDGE
REQUESTING THE ATTENDANCE OF
OUT-OF-STATE WITNESS
PURSUANT TO C.R.S. 16-9-203

I, George E. Lohr, Judge of the District Court of
Pitkin County, State of Colorado, do hereby certify:

1. There will be a hearing on a motion to suppress
evidence in the above-entitled action in the Pitkin County
District Court, 506 E. Main Street, Aspen, Colorado, at 9:00
a.m. on the 23rd, 24th, and 25th of August, 1977.
2. The undersigned is informed by the Defendant that
LIZABETH HARTER is a necessary and material witness for the
Defense in this matter.
3. LIZABETH HARTER is to be called to testify at 9:00
a.m. on the 23rd, 24th, and 25th days of August, 1977, and her
presence will be required for three (3) days.
4. It is understood that the witness will be tendered
the sum of Ten Cents (\$.10) for each mile travelled by the
ordinary route to and from the Pitkin County District Court, and
Twenty Dollars (\$20.00) for each day he is required to travel
and testify as a witness.
5. If LIZABETH HARTER comes into this state in obed-
ience to a summons directing her to attend and testify in the
above-entitled action, he shall not, while in this state pursuant
to such summons, be subjected to arrest or service of process,
civil or criminal, in connection with matters which arose before

her entrance into this state.

6. The witness will be required to travel from Chico, California, to Aspen, Colorado, a distance of

7. This certificate has been issued for the purpose of being presented to a Judge of

where LIZABETH HARTER now is, upon proceedings to compel the said LIZABETH HARTER to attend and testify in the above-entitled action.

Done this _____ day of July, 1977.

BY THE COURT:

George E. Lohr
District Court Judge

IN THE DISTRICT COURT

IN AND FOR THE COUNTY OF PITKIN

STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE
STATE OF COLORADO,

Plaintiff,

MOTION FOR CERTIFICATE
OF JUDGE REQUESTING
ATTENDANCE OF OUT-OF-STATE
WITNESS PURSUANT TO
C.R.S. 16-9-203

vs.

THEODORE ROBERT BUNDY,

Defendant.

Comes now the Defendant, pro se, Theodore Robert Bundy, and states as follows:

1. Defendant has previously filed with the Court a Motion to Suppress Photographic Identification Testimony of Lizabeth Harter. This motion, filed on May 13, 1977, has been set for hearing on August 23, 1977.
2. On April 4, 1977, Mrs. Harter testified at a preliminary hearing in the above-entitled action. The Court is referred to a transcript of her testimony appearing at page 33 through page 61 of the preliminary hearing transcript dated July 7, 1977.
3. Defendant contends that in addition to the constitutional due process questions surrounding the Harter photographic identification that the Court, in considering the admissibility of Harter's testimony at trial, must also consider prejudice as a counterweight to the relevancy of such testimony.
4. In this regard, an assessment of the probativity of the Harter identification testimony begins with the serious discrepancies which exist between her version of the facts versus the version testified to by Micheal Fisher, the investigator who

displayed the photographs to Mrs. Harter on January 9, 1976, from which ~~she~~ ^{was} picked Defendant's photograph. A summary of the disreputant testimony is as follows:

* Fisher testified that when interviewed at the Wildwood Inn on January 14, 1975, Harter reported that she had seen nothing unusual on the afternoon or evening of January 12, 1975 (the evening the deceased disappeared). (T. 114)

** Harter testified that she had told Fisher about the two men upon their first meeting in January, 1975. (T. 52)

* Fisher testified that Harter had first indicated something unusual on January 9, 1976, when upon her return to the Wildwood Inn a year later she picked Defendant's picture as being the "strange man by the elevator". (T. 115)

** As Harter recalled this January 9 meeting, the picture she identified resembled that of the second man standing farther back by a refrigeration unit. (T. 44, 46, 57)

* Fisher indicated that the first time Harter had revealed the existence of a second man standing farther back was in a letter to him dated March 19, 1976, wherein she estimated that this individual was about 17 years old. (T. 119)

* When confronted with Harter's disreputant version of events Fisher stated that she must be wrong or mistaken in her recollection. (T. 117)

5. The value of Harter's alleged identification is lessened further by her own testimony that:

** She didn't get a good look at the man Defendant's picture resembled. (T. 38)

** The light was not good where this man was standing. (T. 38, 47)

** Neither of the individuals said anything to her, (T. 39) question where standing. (T. 39)

** When asked to see if anyone in the courtroom looked like either of the two men she saw, she picked an undersheriff as a person who looked like the man by the elevator. (T. 40)

** At the time she looked at photographs of Defendant she questioned his resemblance to the second man on the basis of coloring of hair, size, and the general appearance. (T. 46)

** The man she saw was younger and lighter in weight than Defendant's pictures would indicate. (T. 47)

** Due to the poor lighting conditions, she was unable to express a high degree of certainty regarding her identification by photograph. (T. 47)

6. In summary, the Harter identification is worthless and improbative from a relevancy standpoint because of (1) the length of time between her observations and her identification, (2) her initial response that she had seen nothing unusual on the evening in question, (3) the admittedly poor lighting conditions and the distance between her and the individuals, (4) the total lack of any exchange with the individuals, (5) her admission that age, weight, hair color and general appearance differed between the man she saw and Defendant's picture, (6) her inability in the courtroom to identify the Defendant in person as resembling either of the two men she saw, (7) the obvious fact that the two persons she witnessed were not engaged in any crime that she was aware of at the time, ~~then~~ or since, (8) her estimate in a letter that the man who allegedly resembled the Defendant was 17 years old (Defendant was 28 at the time), and finally (9) the serious discrepancies between her testimony and ^{that of} Fisher as to which of the two men she thought defendant's picture resembled must be resolved in Fisher's favor in light of her letter of March 19, 1976, which first mentions a younger man standing back, and which was written a full two months after her photo identification of Defendant.
7. With an identification so wrought with error, uncertainty, and confusion, an attempt by the prosecution to re-enact Harter's selection of Defendant's picture from a stack of pictures for the benefit of the jury would prejudice the Defense to the degree greatly outweighing the minute probative weight which her testimony would carry. The Harter identification is improbable and unbelievable as a matter of law.

WHEREFORE, Defendant moves the court to issue a certificate requesting Lizabeth Harter's attendance and testimony at a hearing on a motion to suppress her photographic identification of the Defendant, or, in the alternative, the Court is moved that the Harter identification testimony ~~is be held~~ implausible, incredible and prejudicial as a matter of law, and that as such will not be admissible at trial in the above-entitled action.

BY THE COURT:

Theodore Robert Bundy
Pro Se
Garfield County Jail
Glenwood Springs, Colorado

IN THE DISTRICT COURT

IN AND FOR THE COUNTY OF PITKIN

STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE
STATE OF COLORADO,

Plaintiff,

vs.

THEODORE ROBERT BUNDY,

Defendant.

ORDER

On 1977, Defendant's Motion for Certificate Requesting Attendance of Out-of-State Witness Pursuant to C.R.S. 16-9-203 (Lizabeth Harter) was heard. The Court has considered the information before it related thereto, and

FINDS THAT:

1. From the information filed by the Defendant, it appears that LIZABETH HARTER is a material witness in the above-entitled action which comes on for a motion to suppress evidence hearing at 9:00 a.m. on August 23, 24, and 25, 1977.
2. LIZABETH HARTER currently resides in Chico, California, a distance of from Aspen, Colorado.
3. Pursuant to C.R.S. 16-9-203, a material witness subpoenaed from another state is to be tendered Ten Cents (\$.10) for each mile travelled by the ordinary route to and from the court where the prosecution is pending, and Twenty Dollars (\$20.00) for each day that he or she is required to travel and attend as a witness.
4. On the basis of the mileage involved and the time required for attendance of LIZABETH HARTER, it is determined that she should receive the amount of to attend and testify in the above-entitled action.

IT IS ORDERED THAT a certificate for out-of-state witness LIZABETH HARTER shall be issued requesting her attendance at said hearing.

IT IS FURTHER ORDERED that a check in the amount of

be drawn as witness fees

on the account of the State of Colorado, and be made payable to LIZABETH HARTER.

Dine this _____ day of July, 1977.

BY THE COURT:

George E. Lohr
District Court Judge

THE HONORABLE _____

Judge Presiding.

IN THE MATTER OF PROCEEDINGS)
TO COMPEL THE ATTENDANCE OF)
AS A)
WITNESS IN A CRIMINAL PROSECUTION)
IN THE STATE OF COLORADO)

SUMMONS TO WITNESS TO
TESTIFY IN OUT-OF-STATE
CRIMINAL PROCEEDINGS

TO ANY SHERIFF, CONSTABLE, OR PEACE OFFICER IN THE STATE, TO FORTHWITH SERVE AND MAKE RETURN ACCORDING TO LAW, GREETINGS:

The matter of the issuance of summons requiring Lizabeth Harter to attend as a witness for the defendant of the State of Colorado, and testify in criminal proceedings

by the State of Colorado, against Theodore Robert Bundy upon the trial therein on the following date, to-wit:

November 14, 15 & 16, 1977, or as soon thereafter as trial

commences, having come before this Court to be heard on the

_____ day of _____, 1977, and the said

Lizabeth Harter, appearing in person, and after hearing all the parties, it is found as follows:

That said Lizabeth Harter, is a material

and necessary witness upon the trial in criminal proceedings by the People of the State of Colorado against Theodore Robert Bundy, Criminal Action No. C-1616, which criminal prosecution is now pending in the District Court of the State of Colorado, for the County of Pitkin and which said trial will be held in Division No. _____ of said District Court of the State of Colorado, for the County of Pitkin, on the third floor of the Pitkin County Courthouse in the City of Aspen and County of Pitkin, State of Colorado, commencing on the 14th day of November, 1977, or as soon thereafter as possible, at 9:00 A.M., and that the presence of said Lizabeth Harter, as a witness for the Defendant herein upon said trial is required on the following date, to-wit: November 14, 15 & 16, 1977, or as soon

therafters trial commences, and that the laws of the State of Colorado in which such prosecution is pending, and of any other state or states through which said Lizabeth Harter as said witness in attending said trial may be required to pass by the ordinary course of travel, give him protection from arrest and the service of civil and criminal process while in said state in obedience to this summons directing said

Lizabéth Harter

State of Colorado in said criminal proceedings and while returning therefrom in connection with matters which arose before his entrance into said state pursuant to said summons, all of which appears from a certificate of a judge of the District Court of the State of Colorado, for the County of Pitkin, Court of Record, of which a copy is hereto attached and made a part hereof, and it is further found that the attendance of said Lizabeth Harter upon said trial on the date aforesaid as a witness for the People of the State of Colorado upon said criminal proceedings will not cause undue hardship to said Lizabeth Harter.

IT IS FURTHER ORDERED that the said Lizabeth Harter be, and she is hereby summoned and commanded to be and appear before the District Court of the State of Colorado, for the County of Pitkin, at the District Courtroom of said Court in the Pitkin County Courthouse in the city of Aspen, County of Pitkin, State of Colorado, on the following date, to-wit: November 14, 1977, or as soon thereafter as trial commences, to then and there testify and in truth to speak in criminal proceedings therein pending between the State of Colorado, Plaintiff, and Theodore Robert Bundy, Defendant, on the part of the State of Colorado.

THE HONORABLE _____, Judge Presiding.

IN THE MATTER OF PROCEEDINGS) ORDER FOR HEARING IN THE
TO COMPEL THE ATTENDANCE OF) RE-ISSUANCE OF SUMMONS TO
AS A) WITNESS TO TESTIFY IN AN
WITNESS IN A CRIMINAL PROSECUTION) OUT-OF-STATE CRIMINAL PROCEEDING.
IN THE STATE OF COLORADO.)

TO: Lizabeth Harter OF THE CITY OF Chico
COUNTY OF Chico, STATE OF California
GREETINGS:

WHEREAS, there has been presented to me as the Judge
of the _____, Court, County of _____,

a Court of Record, a Certificate of the Honorable George Lohr,
Judge of the District Court of the State of Colorado, for the
County of Pitkin, a Court of Record, that there is a criminal
proceeding now in such District Court for said County and
State by the People of the State of Colorado, Plaintiff, against
Theodore Robert Bundy, Defendant, and that Lizabeth Harter,
now being within the County of Chico, State
of California, is a necessary and material witness
for the Defendant herein upon the trial in such prosecution
and that her presence will be required before said Court on
the following date, to-wit: November 14, 15 & 16, 1977, or
as soon thereafter as trial commences, upon said trial of said
criminal prosecution to be held before said Court in the County
Courthouse in the City of Aspen and County of Pitkin, State
of Colorado;

IT IS HEREBY ORDERED that the matter of issuance of
summons directing said Lizabeth Harter
as a witness to attend and testify on the date aforesaid in
said District Court of the State of Colorado, for the County
of Pitkin, upon said trial in said criminal prosecution, will
be heard before this Court in the Courthouse in the City of
_____, County of _____,
State of _____, on the _____ day of _____,
_____, 1977, at the hour of _____
O'clock.

That the said Lizabeth Harter,

appear at the time and place aforesaid, and it is further

ordered that a copy of this order be forthwith served upon him^{er}

by _____, at least forty-eight

(48) hours before the time above set for said hearing.

IN WITNESS WHEREOF, I hereunto set my hand and cause

the Seal of this Court to be hereunto affixed at the City of

_____, State of _____, this day of _____, 1977.

Judge Presiding

IN THE DISTRICT COURT WITHIN AND FOR

THE COUNTY OF PITKIN AND STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE STATE)
OF COLORADO,)

Plaintiff,)

v.) CERTIFICATE AND ORDER

THEODORE ROBERT BUNDY)

Defendant.)

Pursuant to the Provision of Chapter 16, Article 9, Section 203 of the Colorado Revised Statutes 1973, and satisfactory proof of having been submitted that _____ Lizabeth Harter _____, is a necessary and material witness in the First Degree Murder case pending in the Ninth Judicial District Court in and for the County of Pitkin, State of Colorado.

I hereby certify that the said Lizabeth Harter _____ who works in the City of Chico _____, County of Chico _____, State of California _____, is a necessary and material witness in the First Degree Murder, case, entitled "The People of the State of Colorado vs. Theodore Robert Bundy _____, Criminal Action No. C-1616 of the Docket of the Ninth Judicial District Court, in and for the County of Pitkin, State of Colorado", and that the attendance of said witness at the trial proceedings in the said Ninth Judicial District Court, commencing on November 14, 1977 _____, is necessary and vital to the issues involved in the trial of this criminal case, and that the attendance of said witness at said criminal proceedings will consume 3 days, namely: Monday, November 14, 1977, Tuesday, November 15, 1977 & Wednesday, November 16, 1977.

Certified, that the witness, Lizabeth Harter _____, will be given protection from arrest and service of civil and criminal process in connection with matters which arose

before the entrance of said witness into this State pursuant to Colorado Revised Statutes 1973, 16-9-204; that this Court will order the payment of the witness fees authorized by law for each day the witness is ordered to attend Court in connection with these criminal proceedings; and that this Court will order reimbursement for any additional expenses of this witness that this Court shall find reasonable and necessary; and it is

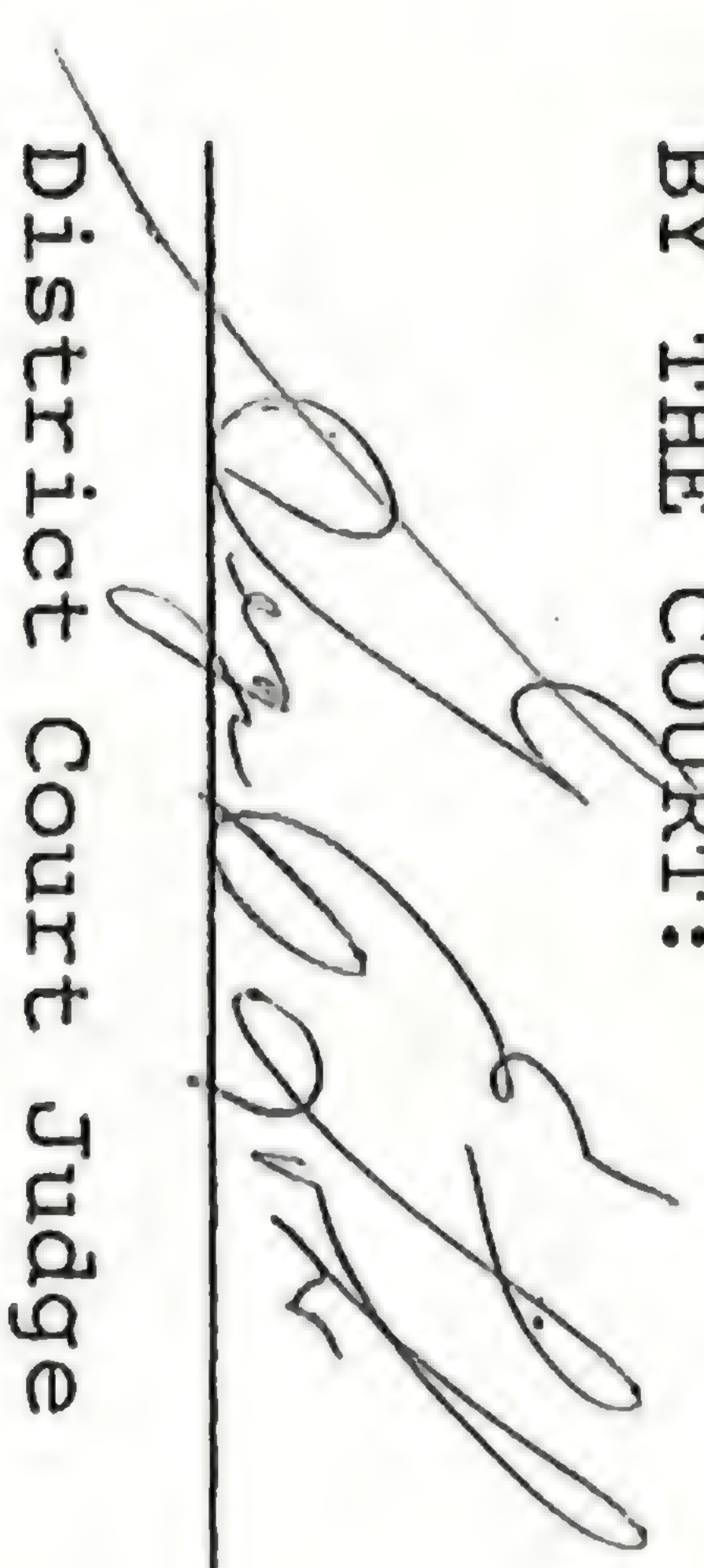
Ordered that the State of Colorado shall furnish to Lizabeth Harter in advance of her traveling to this Jurisdiction:

1. The sum of ten cents for each mile necessarily traveled if the witness elects surface travel, or
2. The minimum round-trip scheduled airline fare plus ten cents a mile for necessary surface travel at either end of the flight if the witness elects air travel, and
3. A per diem of twenty dollars (\$20.00) for each day that the witness is required to travel and attend as a witness.

4. A check in the sum of \$300.00 to be issued by the Judicial Administrator. *(Handwritten)*

Done this 9 day of November, 1977.

BY THE COURT:



District Court Judge

STATE OF COLORADO,

County of Pitkin } ss.

I, Shirley W. Dills

Clerk of the District

Court, of the 9th Judicial District of the State of Colorado within and for Pitkin County, do hereby certify the foregoing to be a true, perfect and complete copy of Summons To Witness To Testify In Out-Of-State Criminal Proceedings Order For Hearing In The Re-Issuance Of Summons To Witness To Testify In An Out-Of-State Criminal Proceeding Certificate Of Order

In Testimony Whereof, I have hereunto set my hand and affixed the seal of said Court, at my office in Aspen, Colorado this

9th day of November, A. D. 1927.

Shirley W. Dills

CLERK.

STATE OF COLORADO,

County of Pitkin } ss.

I, George E. Lohr Judge of the District Court of

the 9th Judicial District of the State of Colorado within and for the County of Pitkin do hereby certify that Shirley W. Dills whose name is subscribed to the foregoing Certificate of Attestation, now is, and was, at the time of

signing and sealing the same, Clerk of the District Court of Pitkin County aforesaid, and keeper of the Records and seal thereof, duly appointed and qualified to office; that full faith and credit are and of right ought to be given to all his official acts as such in all Courts of Record and elsewhere; and that his said attestation is in due form of law, and by the proper officer.

Given under my hand and seal this

9 day of November, A. D. 1927.

STATE OF COLORADO,

County of Pitkin } ss.

I, Shirley W. Dills

Clerk of the District

Court of the 9th Judicial District of the State of Colorado, within and for

County, do hereby certify that George E. Lohr whose genuine signature is appended to the foregoing certificate, was, at the time of signing the same, Judge of the District Court of Pitkin County, of the State of Colorado, duly commissioned and qualified; that full faith and credit are and of right ought to be given to all his official acts as such, in all Courts of Record, and elsewhere.

In Testimony Whereof, I have hereunto set my hand and affixed the

seal of said Court, at my office in

this 9th day of November, A. D. 1927.

Shirley W. Dills

CLERK.

THE HONORABLE _____, Judge Presiding.

IN THE MATTER OF PROCEEDINGS) ORDER FOR HEARING IN THE
TO COMPEL THE ATTENDANCE OF) RE-ISSUANCE OF SUMMONS TO
AS A) WITNESS TO TESTIFY IN AN
WITNESS IN A CRIMINAL PROSECUTION) OUT-OF-STATE CRIMINAL PROCEEDING.
IN THE STATE OF COLORADO)

TO: Lizabeth Harter OF THE CITY OF Chico, STATE OF California,

GREETINGS:

WHEREAS, there has been presented to me as the Judge of the _____ Court, County of _____, State of _____, a Court of Record, a Certificate of the Honorable George E. Lohr, Judge of the District

Court of the State of Colorado, for the County of Pitkin, a Court of Record, that there is a criminal proceeding now in such District Court for said County and State by the People of the State of Colorado, Plaintiff, against Theodore Robert Bundy,

Defendant, and that Lizabeth Harter, now

being within the County of Chico, State of California, is a necessary and material witness for the said State

of Colorado upon the trial in such prosecution and that her presence will be required before said Court on the following date, to-wit: _____, or as soon

thereafter as trial commences, upon said trial of said criminal prosecution to be held before said Court in the County Courthouse in the City of Aspen and County of Pitkin, State of Colorado;

IT IS HEREBY ORDERED that the matter of issuance of summons directing said Lizabeth Harter

as a witness to attend and testify on the date aforesaid in said District Court of the State of Colorado, for the County of Pitkin, upon said trial in said criminal prosecution, will be heard before this Court in the Courthouse in the City of _____, the _____ day of _____, 1977, at the hour of _____, on of said date;

That the said Lizabeth Harter

appear at the time and place aforesaid, and it is further ordered
that at the time and place aforesaid, and it is further ordered
that a copy of this order be forthwith served upon her by
_____, at least forty-eight (48)
hours before the time above set for said hearing.
IN WITNESS WHEREOF, I hereunto set my hand and cause the
Seal of this Court to be hereunto affixed at the City of _____.
State of _____, this _____ day of _____,
1977.

Judge Presiding

THE HONORABLE _____, Judge presiding.

IN THE MATTER OF PROCEEDINGS)
TO COMPEL THE ATTENDANCE OF)
AS A)
WITNESS IN A CRIMINAL PROSECUTION)
IN THE STATE OF COLORADO)

SUMMONS TO WITNESS TO
TESTIFY IN OUT-OF-STATE
CRIMINAL PROCEEDINGS

TO ANY SHERIFF, CONSTABLE, OR PEACE OFFICER IN THE STATE, TO FORTHWITH SERVE AND MAKE RETURN ACCORDING TO LAW, GREETINGS:

The matter of the issuance of summons requiring

Lizabeth Harter to attend as a witness for the People of the State of Colorado against Theodore Robert Bundy

upon the trial therein on the following date, to-wit: _____

having come before this Court to be heard on the _____ day of _____, 197_____, and the said Lizabeth Harter,

appearing in person, and after hearing all the parties, it is found as follows:

That said Lizabeth Harter, is a material and necessary witness upon the trial in criminal proceedings by the People of the State of Colorado against Theodore Robert Bundy, Criminal Action No. C-1616, which criminal prosecution is now pending in the District Court of the State of Colorado, for the County of Pitkin and which said trial will be held in Division No. _____ of said District Court of the State of Colorado, for the County of Pitkin, on the third floor of the Pitkin County Courthouse in the City of Aspen and County of Pitkin, State of Colorado, commencing on the _____ day of _____, 197_____, or as soon thereafter as possible at _____ .m. and that the presence of said Lizabeth Harter as a witness for the People of the State of Colorado upon said trial is required on the following date, to-wit: _____ or as soon thereafter as trial commences, and that the laws of the State of Colorado in which such prosecution is pending, and of any other state of states through which said Lizabeth Harter as said witness in attending said trial may be required to pass by the ordinary course of travel, give her protection from arrest and the service of civil and criminal process while in said state in obedience to this summons directing said Lizabeth Harter

to attend and testify in said state of Colorado in said criminal proceedings and while returning there-from in connection with matters which arose before his entrance into said state pursuant to said summons, all of which appears from a certificate of a judge of the District Court of the State of Colorado, for the County of Pitkin, a Court of Record, of which a copy is hereto attached and made a part hereof, and it is further found that the attendance of said

Lizabeth Harter as such witness upon said trial on the date aforesaid as a witness for the People of the State of Colorado upon said criminal proceedings will not cause undue hardship to said Lizabeth Harter.

IT IS FURTHER ORDERED that the said Lizabeth Harter be, and is hereby summoned and commanded to be and appear before the District Court of the State of Colorado, for the County of Pitkin, at the District Courtroom of said Court in the Pitkin County Courthouse in the City of Aspen, County of Pitkin, State of Colorado, on the following date, to-wit: _____, or as soon thereafter as trial commences, to then and there testify and in truth to speak in criminal proceedings therein pending between the State of Colorado, Plaintiff, and Theodore Robert Bundy, Defendant, on the part of the State of Colorado.

WITNESS the Honorable Judge of the said Court

Judge presiding

IN THE DISTRICT COURT

IN AND FOR THE COUNTY OF PITKIN

AND STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE)
STATE OF COLORADO)
)
vs.) CERTIFICATE AND ORDER
)
THEODORE ROBERT BUNDY)

Pursuant to the provision of Chapter 16, Article 9, Section 203, of the Colorado Revised Statutes, 1973, and satisfactory proof of having been submitted that Lizabeth Harter _____ is a necessary and material witness in the

First Degree Murder _____ case pending in the Ninth Judicial

District Court in and for the County of Pitkin, State of Colorado.

I hereby certify that the said Lizabeth Harter who works in the city of Chico, County of Chico,

State of California, is a necessary and material witness in the First Degree Murder case entitled "The People of the State of Colorado vs. Theodore Robert Bundy", Criminal Action No. C-1616 of the Docket of the Ninth Judicial District Court, in and for the County of Pitkin, State of Colorado", and that the attendance of said witness at the trial proceedings in the said Ninth Judicial District Court, commencing on _____, is necessary and vital to the issues involved in the trial of this criminal case, and that the attendance of said witness at said criminal proceedings will consume _____ days, namely: _____.

Certified, that the witness, Lizabeth Harter, will be given protection from arrest and service of civil and criminal process in connection with matters which arose before the entrance of said witness into this State pursuant to Colorado Revised Statutes 1973, 16-9-204; that this Court will order the payment of the witness fees authorized by law for each day the witness is ordered to attend Court in connection with these criminal proceedings; and that this Court will order reimbursement for any additional expenses of this witness that this Court shall find reasonable and necessary; and it is

Ordered that the People of the State of Colorado shall furnish

to Lizabeth Harter in advance of her traveling to this Jurisdiction:

1. The sum of ten cents for each mile necessarily traveled if the witness elects surface travel, or
2. The minimum round-trip scheduled airline fare plus ten cents a mile for necessary surface travel at either end of the flight if the witness elects air travel, and
3. A per diem of twenty dollars (\$20.00) for each day that the witness is required to travel and attend as a witness.
4. A check in the sum of _____ to be issued by the Judicial Administration.

Done this _____ day of _____, 197.

BY THE COURT

District Court Judge

STATE OF COLORADO) IN THE DISTRICT COURT

) ss.

COUNTY OF PITKIN)

I, Honorable George E. Lohr, Judge of the District Court, Division No. of the Ninth Judicial District of the State of Colorado, embracing the County of Pitkin, the same being a Court of Record having common law and equity jurisdiction, a seal, and a clerk, do hereby certify that Shirley Dills whose name is subscribed to the foregoing certificate of attestation, was, at the time of signing and sealing the same, and is now, Clerk of the said District Court, within and for the County of Pitkin, and State of Colorado, duly appointed and qualified as such, and the keeper of the seal and the custodian of the records of said Court; that I am well acquainted with the handwriting of the said Clerk and know her signature, and that the signature of said certificate and attestation is the genuine signature of said Clerk; that the seal affixed to the said certificate is the seal of said District Court; and that full faith and credit are due and of right ought to be given to all official acts of said Clerk in all Courts of Record, and elsewhere; and that the said certificate and attestation are in due form of law, and by the proper officer.

WITNESS, my hand and seal, this _____ day of

1977.

Honorable George E. Lohr
within and for the Ninth Judicial
District of the State of Colorado,
embracing said Pitkin County.

STATE OF COLORADO)
) ss. IN THE DISTRICT COURT
COUNTY OF PITKIN)

I, Shirley Dills, Clerk of the District Court of the Ninth Judicial District of the State of Colorado, within and for Pitkin County, do hereby certify that George E. Lohr, whose signature is appended to the foregoing certificate, was, at the time of signing the same, Judge of the District Court, Division No. of the Ninth Judicial District of the State of Colorado, within and for and embracing the County of Pitkin, duly elected, commissioned and qualified; that I am well acquainted with the handwriting of the said Judge and know his signature, and that his signature to the foregoing certificate and attestation is the genuine signature of said Judge; and that full faith and credit are due and of right ought to be given to all his official acts, as such, in all Courts of Record, and elsewhere.

In Testimony Whereof, I have hereunto set my hand
and affixed the seal of said Court, at my office in Aspen, Pitkin
County, Colorado, this _____ day of _____, 1977.

Shirley Dills
Clerk of the District Court of the
Ninth Judicial District of the State
of Colorado, within and for Pitkin
County.

STATE OF COLORADO,

County of Pitkin } ss.

I, Shirley W. Dills

Clerk of the District

Court, of the 9th Judicial District of the State of Colorado within and

and complete copy of Summons To Witness To Testify In Out-Of-State
Criminal ProceedingsOrder For Hearing In The Re-Issuance Of
Summons To Witness To Testify In An Out-Of-State
Criminal Proceeding

Certificate Of Order

In Testimony Whereof, I have hereunto set my hand and affixed the seal of said Court, at my office in Aspen, Colorado this day of , A. D. 19

CLERK.

STATE OF COLORADO,

} ss.

County of Pitkin

I, George E. Lohr Judge of the District Court of the
the 9th Judicial District of the State of Colorado within and for the County

of Pitkin do hereby certify that Shirley W. Dills
whose name is subscribed to the foregoing Certificate of Attestation, now is, and was, at the time of

signing and sealing the same, Clerk of the District Court of Pitkin County
aforesaid, and keeper of the Records and seal thereof, duly appointed and qualified to office; that full
faith and credit are and of right ought to be given to all his official acts as such in all Courts of
Record and elsewhere; and that his said attestation is in due form of law, and by the proper officer.

Given under my hand and seal this day of , A. D. 19

Seal

STATE OF COLORADO,

} ss.

County of Pitkin

Clerk of the District

Court of the 9th Judicial District of the State of Colorado, within and for

County, do hereby certify that George E. Lohr
whose genuine signature is appended to the foregoing certificate, was, at the time of signing the
same, Judge of the District Court of Pitkin County, of the State of Colorado,

duly commissioned and qualified; that full faith and credit are and of right ought to be given to all
his official acts as such, in all Courts of Record, and elsewhere.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of said Court, at my office in Aspen, Colorado this day of , A. D. 19

CLERK.

STATE OF COLORADO)
COUNTY OF PITKIN)

) ss.

IN THE DISTRICT COURT

I, Honorable George Lohr, Judge of the District Court, Division No. of the Ninth Judicial District of the State of Colorado, embracing the County of Pitkin, the same being a Court of Record, having common law and equity jurisdiction, a seal, and a clerk, do hereby certify that Shirley Dills whose name is subscribed to the foregoing certificate of attestation, was, at the time of signing and sealing the same, and is now, Clerk of the said District Court, within and for the County of Pitkin, and State of Colorado, duly appointed and qualified as such, and the keeper of the seal and the custodian of the records of said Court; that I am well acquainted with the handwriting of the said Clerk and know her signature, and that the signature of said certificate and attestation is the genuine signature of said Clerk; that the seal affixed to the said certificate is the seal of said District Court; and that full faith and credit are due and of right ought to be given to all official acts of said Clerk in all Courts of Record, and elsewhere; and that the said certificate and attestation are in due form of law, and by the proper officer.

WITNESS, my hand and seal, this day of

within and for the Ninth Judicial District of the State of Colorado, embracing said Pitkin County.

STATE OF COLORADO)
COUNTY OF PITKIN)

) ss.

IN THE DISTRICT COURT

I, Shirley Dills, Clerk of the District Court of the Ninth Judicial District of the State of Colorado, within and for Pitkin County, do hereby certify that George Lohr, whose signature is appended to the foregoing certificate, was, at the time of signing the same, Judge of the District Court, Division No. of the Ninth Judicial District of the State of Colorado, within and for and embracing the County of Pitkin, duly elected, commissioned and qualified; that I am well acquainted with the handwriting of the said Judge and know his signature, and that his signature to the foregoing certificate and attestation is the genuine signature of said Judge; and that full faith and credit are due and of right ought to be given to all his official acts, as such, in all Courts of Record, and elsewhere.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of said Court, at my office in Aspen, Pitkin County, Colorado, this day of , 1977.

Clerk of the District Court of the Ninth Judicial District of the State of Colorado, within and for Pitkin County.

THE HONORABLE _____, Judge Presiding.

IN THE MATTER OF PROCEEDINGS) ORDER FOR HEARING IN THE
TO COMPEL THE ATTENDANCE OF) RE-ISSUANCE OF SUMMONS TO
AS A) WITNESS TO TESTIFY IN AN
WITNESS IN A CRIMINAL PROSECUTION) OUT-OF-STATE CRIMINAL PROCEEDING.

TO: Carrol Whitmire OF THE CITY OF Lake Tahoe
COUNTY OF Douglas, STATE OF Nevada
GREETINGS: *Powertu /
SAC/CHC*

WHEREAS, there has been presented to me as the Judge
of the _____, Court, County of Douglas / DAVIS / SL, State of Nevada / Utah / NEVADA,
a Court of Record, a Certificate of the Honorable George Lohr
_____, Judge of the District Court of the
State of Colorado, for the County of Pitkin, a Court of Record,
that there is a criminal proceeding now in such District Court
for said County and state by the People of the State of Colorado,
Plaintiff, against Theodore Robert Bundy
Defendant, and that Carrol Whitmire, now
being within the County of Douglas, State of Nevada
HOME / Colorado is a necessary and material witness for said State
of Colorado upon the trial in such prosecution and that his
presence will be required before said Court on the following
date, to-wit: November 14th & 15th, 1977, or
as soon thereafter as trial commences, upon said trial of said
criminal prosecution to be held before said Court in the County
Courthouse in the City of Aspen and County of Pitkin, State of
Colorado;

IT IS HEREBY ORDERED that the matter of issuance of
summons directing said Carrol Whitmire
as a witness to attend and testify on the date aforesaid in
said District Court of the State of Colorado, for the County
of Pitkin, upon said trial in said criminal prosecution, will
be heard before this Court in the courthouse in the City of

Minden
State of Nevada Utah, on the _____ day of _____, 1977, at the hour of _____ of said date;

That the said Carroll Whitmire

appear at the time and place aforesaid, and it is further ordered that a copy of this order be forthwith served upon him by _____, at least forty-eight

(48) hours before the time above set for said hearing.

IN WITNESS WHEREOF, I hereunto set my hand and cause the seal of this Court to be hereunto affixed at the city of _____, state of _____, this _____ day of _____, 1977.

Judge Presiding

THE HONORABLE _____

Judge Presiding.

IN THE MATTER OF PROCEEDINGS)
TO COMPEL THE ATTENDANCE OF)
AS A)
WITNESS IN A CRIMINAL PROSECUTION)
IN THE STATE OF COLORADO.)

SUMMONS TO WITNESS TO
TESTIFY IN OUT-OF-STATE
CRIMINAL PROCEEDINGS

TO ANY SHERIFF, CONSTABLE, OR PEACE OFFICER IN THE STATE, TO FORTHWITH SERVE AND MAKE RETURN ACCORDING TO LAW, GREETINGS:

The matter of the issuance of summons requiring Carrol Whitmire to attend as a witness for the People of the State of Colorado, and testify in criminal proceedings by the State of Colorado against Theodore Robert Bundy upon the trial therein on the following date, to-wit: November 14th & 15th, 1977 or as soon thereafter as trial commences, having come before this Court to be heard on the _____ day of Whitmire, 1977, and the said Carrol Whitmire, appearing in person, and after hearing all the parties, it is found as follows:

That said Carrol Whitmire, is a material and necessary witness upon the trial in criminal proceedings by the People of the State of Colorado against Theodore Robert Bundy, Criminal Action No. C-1616, which criminal prosecution is now pending in the District Court of the State of Colorado, for the County of Pitkin and which said trial will be held in Division No. _____ of said District Court of the State of Colorado, for the County of Pitkin, on the third floor of the Pitkin County Courthouse in the City of Aspen and County of Pitkin, State of Colorado, commencing on the 14th day of November, 1977, or as soon thereafter as possible, at 9:00 A.M., and that the presence of said Carrol Whitmire, as a witness for the People of the State of Colorado upon said trial is required on the following date, to-wit: November 14, 1977, or as soon thereafter

IN THE DISTRICT COURT WITHIN AND FOR

THE COUNTY OF PITKIN AND STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE STATE)
OF COLORADO,)
Plaintiff,)

vs.) CERTIFICATE AND ORDER
THEODORE ROBERT BUNDY)
Defendant.)

Pursuant to the Provision of Chapter 16, Article 9, Section 203 of the Colorado Revised statutes 1973, and satisfactory proof of having been submitted that Carroll Whitmire, is a necessary and material witness in the First Degree Murder case pending in the Ninth Judicial District Court in and for the County of Pitkin, State of Colorado.

I hereby certify that the said Carroll Whitmire who works in ~~expresses~~ the city of Lake Tahoe, County of Douglas, State of Nevada, is a necessary and material witness in the First Degree First Person Murder, case, entitled "The People of the State of Colorado vs. Theodore Robert Bundy", Criminal Action No. C-1616 of the Docket of the Ninth Judicial District Court, in and for the County of Pitkin, State of Colorado," and that the attendance of said witness at the trial proceedings in the said Ninth Judicial District Court, commencing on November 14, 1977, is necessary and vital to the issues involved in the trial of this criminal case, and that the attendance of said witness at said criminal proceedings will consume 14 days, namely: Monday, November 14, 1977 and Tuesday, November 15, 1977.

STATE OF COLORADO)
COUNTY OF PITKIN)

) ss.

IN THE DISTRICT COURT

I, Honorable George Lohr, Judge of the District Court, Division No. _____ of the Ninth Judicial District of the State of Colorado, embracing the County of Pitkin, the same being a Court of Record, having common law and equity jurisdiction, a seal, and a clerk, do hereby certify that Shirley Dills, whose name is subscribed to the foregoing certificate of attestation, was, at the time of signing and sealing the same, and is now, Clerk of the said District Court, within and for the County of Pitkin, and State of Colorado, duly appointed and qualified as such, and the keeper of the seal and the custodian of the records of said Court; that I am well acquainted with the handwriting of the said Clerk and know her signature, and that the signature of said certificate and attestation is the genuine signature of said Clerk; that the seal affixed to the said certificate is the seal of said District Court; and that full faith and credit are due and of right ought to be given to all official acts of said Clerk in all Courts of Record, and elsewhere; and that the said certificate and attestation are in due form of law, and by the proper officer.

WITNESS, my hand and seal, this _____ day of

within and for the Ninth Judicial District of the State of Colorado, embracing said Pitkin County.

STATE OF COLORADO)
COUNTY OF PITKIN)

) ss.

IN THE DISTRICT COURT

I, Shirley Dills, Clerk of the District Court of the Ninth Judicial District of the State of Colorado, within and for Pitkin County, do hereby certify that George Lohr, whose signature is appended to the foregoing certificate, was, at the time of signing the same, Judge of the District Court, Division No. _____ of the Ninth Judicial District of the State of Colorado, within and for and embracing the County of Pitkin, duly elected, commissioned and qualified; that I am well acquainted with the handwriting of the said Judge and know his signature, and that his signature to the foregoing certificate and attestation is the genuine signature of said Judge; and that full faith and credit are due and of right ought to be given to all his official acts, as such, in all Courts of Record, and elsewhere.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of said Court, at my office in Aspen, Pitkin County, Colorado, this _____ day of _____, 1977.

Clerk of the District Court of the Ninth Judicial District of the State of Colorado, within and for Pitkin County.

THE HONORABLE _____,

Judge Presiding.

IN THE MATTER OF PROCEEDINGS) ORDER FOR HEARING IN THE
TO COMPEL THE ATTENDANCE OF) RE-ISSUANCE OF SUMMONS TO
AS A) WITNESS TO TESTIFY IN AN
WITNESS IN A CRIMINAL PROSECUTION) OUT-OF-STATE CRIMINAL PROCEEDING.
IN THE STATE OF COLORADO.)

TO: Carrol Whitmire OF THE CITY OF Lake Tahoe,
COUNTY OF Douglas, STATE OF Nevada,
GREETINGS:

WHEREAS, there has been presented to me as the Judge
of the _____, Court, County of
Douglas, State of Nevada,

a Court of Record, a Certificate of the Honorable George Lohr,

State of Colorado, for the County of Pitkin, a Court of Record,
that there is a criminal proceeding now in such District Court
for said County and State by the People of the State of Colorado,

Plaintiff, against Theodore Robert Bundy,
Defendant, and that Carrol Whitmire, now

being within the County of Douglas, State of Nevada,
_____, is a necessary and material witness for said State
of Colorado upon the trial in such prosecution and that his
presence will be required before said Court on the following
date, to-wit: November 14th & 15th, 1977, or
as soon thereafter as trial commences, upon said trial of said
criminal prosecution to be held before said Court in the County
Courthouse in the City of Aspen and County of Pitkin, State of
Colorado;

IT IS HEREBY ORDERED that the matter of issuance of
summons directing said Carrol Whitmire
as a witness to attend and testify on the date aforesaid in
said District Court of the State of Colorado, for the County
of Pitkin, upon said trial in said criminal prosecution, will
be heard before this Court in the Courthouse in the City of

THE HONORABLE _____

Judge Presiding.

IN THE MATTER OF PROCEEDINGS)
TO COMPEL THE ATTENDANCE OF) AS A)
WITNESS IN A CRIMINAL PROSECUTION IN THE STATE OF COLORADO.)

SUMMONS TO WITNESS TO
TESTIFY IN OUT-OF-STATE
CRIMINAL PROCEEDINGS

TO ANY SHERIFF, CONSTABLE, OR PEACE OFFICER IN THE STATE, TO FORTHWITH SERVE AND MAKE RETURN ACCORDING TO LAW, GREETINGS:
The matter of the issuance of summons requiring Carrol Whitmire to attend as a witness for the People of the State of Colorado, and testify in criminal proceedings by the State of Colorado against Theodore Robert Bundy upon the trial therein on the following date, to-wit:
November 14th & 15th, 1977 or as soon thereafter as trial commences, having come before this Court to be heard on the _____ day of _____, 1977, and the said Carrol Whitmire, appearing in person, and after hearing all the parties, it is found as follows:

That said Carrol Whitmire, is a material and necessary witness upon the trial in criminal proceedings by the People of the State of Colorado against Theodore Robert Bundy, Criminal Action No. C-1616, which criminal prosecution is now pending in the District Court of the State of Colorado, for the County of Pitkin and which said trial will be held in Division No. _____ of said District Court of the State of Colorado, for the County of Pitkin, on the third floor of the Pitkin County Courthouse in the City of Aspen and County of Pitkin, State of Colorado, commencing on the 14th day of November, 1977, or as soon thereafter as possible, at 9:00 A.M., and that the presence of said Carrol Whitmire, as a witness for the People of the State of Colorado upon said trial is required on the following date, to-wit: November 14, 1977, or as soon thereafter

IN THE DISTRICT COURT WITHIN AND FOR

THE COUNTY OF PITKIN AND STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE STATE)
OF COLORADO,)

Plaintiff,)

vs.)

THEODORE ROBERT BUNDY)

Defendant.)

CERTIFICATE AND ORDER

Pursuant to the provision of Chapter 16, Article 9, Section 203 of the Colorado Revised Statutes 1973, and satisfactory proof of having been submitted that Carrol Whitmire, is a necessary and material witness in the

First Degree Murder case pending in the Ninth

Judicial District Court in and for the County of Pitkin, State of Colorado.

I hereby certify that the said Carrol Whitmire who works in ~~the~~ the City of Lake Tahoe, County of Douglas, State of Nevada, is

a necessary and material witness in the First Degree Murder, case, entitled "The People of the

State of Colorado vs. Theodore Robert Bundy,

Criminal Action No. C-1616 of the Docket of the Ninth Judicial District Court, in and for the County of Pitkin, State of Colorado," and that the attendance of said witness at the trial proceedings in the said Ninth Judicial District Court, commencing on November 14, 1977, is necessary and vital to the issues involved in the trial of this criminal case, and that the attendance of said witness at said criminal proceedings will consume 2 days, namely: Monday, November 14, 1977 and Tuesday, November 15, 1977.

Certified, that the witness, CARROL WHITMIRE, will be given protection from arrest and service of civil and criminal process in connection with matters which arose before the entrance of said witness into this State pursuant to Colorado Revised Statutes 1973, 16-9-204; that this Court will order the payment of the witness fees authorized by law for each day the witness is ordered to attend Court in connection with these criminal proceedings; and that this Court will order reimbursement for any additional expenses of this witness that this Court shall find reasonable and necessary; and it is

Ordered that the People of the State of Colorado shall furnish to Carrol Whitmire _____ in advance of his traveling to this Jurisdiction:

1. The sum of ten cents for each mile necessarily traveled if the witness elects surface travel, or
2. The minimum round-trip scheduled airline fare plus ten cents a mile for necessary surface travel at either end of the flight if the witness elects air travel, and
3. A per diem of twenty dollars (\$20.00) for each day that the witness is required to travel and attend as a witness.

Done this _____ day of _____, 1977.

BY THE COURT:

District Court Judge